## UNITED STATES DISTRICT COURT

for the

		Southern	n District	of Texas			
United States of America  V.  Mario Alberto ROCHA-Apdron  Defendant(s)			)	Case No.			
		CRIMINA	AL CON	<b>IPLAINT</b>			
I, the co	mplainant in this c	ase, state that the fol	lowing is	rue to the best of my	knowledge and belies	f.	
On or about the	date(s) of	July 01, 2024		in the county of	Webb	in the	
Southern	District of	Texas	, the defe	ndant(s) violated:			
3 USC 1326	Section	States while an or States in or near I Attorney General Department of Ho Code, Sections 20 the United States.	der of REM Laredo, Tex of the Unit omeland Se 22 and 557)	MOVAL is outstanding as the said Defendant hed States (prior to Marcurity (March 1, 2003 a	on OVED or has departed was thereafter found in having not obtained the och 1, 2003) or of the Sec and thereafter- Title 6, U by the said Defendant for	the United consent of the cretary of the United States	
This crir	ninal complaint is	based on these facts:	1				
it was determined t arrest. Further invo 09/17/2004 at Brov	that, Mario Alberto lestigation revealed to wnsville, Texas. The	ROCHA-Apdron was a hat Mario Alberto ROC ere is no record that Ma	n undocum CHA-Apdro ario Alberto	ented alien from Mexic on was previously REM	Laredo, Texas. After a co and subsequently place (OVED from the United applied for or received parties of the deportation.	ced under States on	
Continued on the attached sheet.				/S/Michael Grant			
Submitted by relimeans per Fed.R. sworn to and sign telephonically on at Laredo, Texas.	Crim.P. 4.1, Michanature attested July 3, 2024,	el Grant		DIANA SONG QUIRO UNITED STATES MAC	Sur Qu'lo GA GISTRATE JUDGE	<u> </u>	